1 2 3 4 5 6 7 8	KENNETH E. KELLER (SBN 71450) kkeller@kksrr.com MICHAEL D. LISI (SBN 196974) mlisi@kksrr.com ANJALI K. KURANI (SBN 227075) akurani@kksrr.com KRIEG, KELLER, SLOAN, REILLEY & ROMAN LLP 114 Sansome Street, 4th Floor San Francisco, California 94104-3839 Telephone: (415) 249-8330 Facsimile: (415) 249-8333 Attorneys for Plaintiff, Chanel, Inc.	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10		
11	CHANEL, INC., a New York corporation,	) Case No. C-07-3592-EMC
12	Plaintiff,	) )
13	v.	REQUEST TO ENTER DEFAULT
14	CASONDRA TSHIMANGA a/k/a CASONDRA SMITH a/k/a CASONDRA	Filing Date: July 11, 2007 Date of Service: October 27, 2007
15	SATCHER a/k/a C. MAYFIELD a/k/a ANNE LLOYD d/b/a HANDBAGOUTPOST.COM	Date: December 17, 2007
16 17		) ) )
18		
19	Defendants.	) )
20		
21	Pursuant to Federal Rule of Civil Procedure 55 and Civil Local Rule 77-2, Plaintiff hereby	
22	requests that the Clerk of the Court enter default in this matter against Casondra Tshimanga	
23	("Defendant") on the ground that Defendant has failed to appear or otherwise respond to the	
24	Complaint within the time prescribed by the Federal Rules of Civil Procedure. See Declaration of	
25	Michael D. Lisi in Support of Request to Enter Default, ¶ 6.	
26	Plaintiff served the Summons and Complaint on Defendant on October 27, 2007, and filed	
27	the Certificate of Service with this Court on November 7, 2007. See Id., ¶¶ 2, 3 Exhibit A; see	
28		
	Case No. Case No. C-07-3592- EMC	REQUEST TO ENTER DEFAULT

also e-Docket No. 7. Neither Plaintiff nor the Court has granted Defendant any extensions of time to respond to the Complaint. Id., ¶ 5. Defendant has failed to answer or otherwise respond to the Complaint, or serve a copy of any answer or other response upon Plaintiff's attorneys of record. *Id.*, ¶ 6. Plaintiffs have no reason to believe that Defendant is an infant or incompetent person. Id.,  $\P$  7. Plaintiffs have no reason to believe that Defendant is in the military service. Id.,  $\P$  8. Consequently, Plaintiff is entitled to entry of default against the Defendant and respectfully requests that the Clerk of the Court enter such default. Dated: December 19, 2007 KRIEG, KELLER, SLOAN, REILLEY & ROMAN LLP KENNETH E. KELLER Attorneys for Plaintiff CHANEL, INC.